## Case 2:91-cr-00154-JAM Document 83 Filed 05/19/08 Page 1 of 1

## EASTERN DISTRICT OF CALIFORNIA

MAY 1 9 2008

| UNITED STATES C  | OF AMERICA   | )  | EASTERN DISTRICT OF CALL   | OURT<br>FORM             |
|--|--|--|--|--------------------------|
| CIVILLE STITLES C  | rawinderi,   | )  | DEPUTY CLERK   |                          |
| v.   | Plaintif   | i, j 2:  | 2:91CR00154 JAM-01   |                          |
|  |  | ) <b>D</b>   | DETENTION ORDER  |                          |
| WESLEY DWAYNI  | E JONES,   | _  | Violation of Pretrial Release,   |                          |
|  |  | ,  | robation or Supervised Release)  |                          |
|  | Defenda<br>  | nt. )  |  |                          |
| ☐ After finds:   |  | U.S.C. § 3148 (\   | violation of pretrial release order), the co   | urt                      |
|  | ☐ there is probable cau  | se to believe the  | e person has committed a federal,  |                          |
|  |  |  | and defendant has not rebutted the   |                          |
|  |  |  | langer another or the community or   |                          |
|  |  |  | ce that defendant has violated   |                          |
|  | another condition of   |  | in 19 II C.C. § 2142(a) there is no condit   |                          |
|  |  |  | in 18 U.S.C. § 3142(g) there is no condit<br>of release that will assure that the defend:  |                          |
|  |  |  | to the safety of another person or the   | anı                      |
|  | community or   | poor a canger of   | w the surety of uneuter person of une  |                          |
|  | •  | unlikely to abide  | le by any condition or combination of  |                          |
|  | -  |  | P. 32.1(a)(D), 46(c), 18 U.S.C. § 3148.  |                          |
| (violate believe defende   | tion of probation or super<br>e defendant has violated<br>lant has not met his burde   | vised release) the<br>lacondition of<br>an of establishing                     | ne court finds there is probable cause to f probation or supervised release and g by clear and convincing evidence that son or to the community. 18 U.S.C. §   |                          |
| of the Attorney Gene<br>persons awaiting or<br>afforded reasonable of<br>the United States or re | eral for confinement in a<br>serving sentences or bei<br>opportunity for private co<br>equest of an attorney for the<br>confined shall deliver def | corrections faci<br>ng held in custo<br>onsultation with I<br>he United States | o(2)-(4) defendant is committed to the custoility separate, to the extent practicable, fody pending appeal. The defendant shall his counsel. Upon further order of a count the person in charge of the corrections facted States Marshal for purpose of an appearance. | from ll be art of cility |
|  |  |  | (0000d   |                          |
| W  |  | (  | GREGORY G. HOLLOWS   |                          |
| DATED: <u>M</u>  | <u>8. (6, 808</u>  |  | UNITED STATES MAGISTRATE JUDGE   | _                        |
| ☐ Court/Original   | US Attorney [  | T Defense Counce   | el 🗇 Pretrial Services   |                          |